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DATE MAILED:

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	APPLICATION NO.	FILING DATE	FIRST NA	AMED INVENTOR		ATTORNEY DOCKET NO.
	09/541,690	04/03/0) DUVAL		R	PET-1638-D1
Γ	11644.0		1 154 4 70 / 4	.,,,,,,,	EXAMINER	
	HM12/1002 ' MILLEN WHITE ZELANO & BRANIGAN PC ARLINGTON COURTHOUSE PLAZA I			-	KUMAF	R, S
					ART UNIT	PAPER NUMBER
	2200 CLARENDON BOULEVARD			1621	7	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

10/02/01

Application No.

09/541,690

Applicant(s)

Examiner

Art Unit

1621

Duval et al



Office Action Summary

Shailendra Kumar -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**Period for Reply**

- A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 ____ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.

communication.	y period will apply and will expire SIX (6) MONTHS from the mailing date of this						
 Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after tearned patent term adjustment. See 37 CFR 1.704(b). 	by statute, cause the application to become ABANDONED (35 U.S.C. § 133). he mailing date of this communication, even if timely filed, may reduce any						
Status							
1) Responsive to communication(s) filed on <u>Aug 6, 2</u>	2001						
2a) ☐ This action is FINAL . 2b) ☒ This a	This action is FINAL . 2b) 💢 This action is non-final.						
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.						
Disposition of Claims							
4) X Claim(s) 1-10 and 18-58	is/are pending in the application.						
4a) Of the above, claim(s)	is/are withdrawn from consideration.						
5) Claim(s)	is/are allowed.						
6)	is/are rejected.						
7)	is/are objected to.						
8) 💢 Claims <u>1-10 and 18-58</u>	are subject to restriction and/or election requirement.						
Application Papers							
9) \square The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are objected to by the Examiner.							
11) The proposed drawing correction filed on	is: a) \square approved b) \square disapproved.						
12) \square The oath or declaration is objected to by the Example 12.	miner.						
Priority under 35 U.S.C. § 119							
13) \square Acknowledgement is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d).						
a) ☐ All b) ☐ Some* c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority application from the International Bu *See the attached detailed Office action for a list of the certified copies of the priority application. 	·						
14) Acknowledgement is made of a claim for domest							
Attachment(s)							
15) Notice of References Cited (PTO-892) 18) Interview Summary (PTO-413) Paper No(s).							
16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 19) Notice of Informal Patent Application (PTO-152)							
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 20) Other:							

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QV

1. This office action is in response to applicants' communication filed in paper # 6, on 8/6/01. Subsequent to applicants' addition of new claims, and due to some errors in the previous restriction requirement, a new restriction requirement is hereby made. Note that there are some problems in the claims with regards to their dependencies. For example, claim 30 is couched in terms of a process, and depends from claim 24, but claim 24 itself is couched in terms of chiral support. Applicants should thoroughly check for these errors in couching the claims.

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1-2, 4-9, 29, 32, 37,42 and 44, drawn to a method of synthesizing one bifunctional type compound, reacting at least one hydrogen of an alcohol, amine or thiol function of at least on e chiral unit, classified in class various, subclass various.
 - II. Claims 3, 43, 50-52 and 55-57, drawn to hydrosylation of chiral compounds, classified in class 556, subclass various.
 - III. Claims 10, 31, and 33 drawn to process of making polymer, classified in class 524, 525, subclass various.
 - IV. Claims 18-20, 45-46, 49, 53-54 and 58, drawn to polymerized cross linked chiral compound, classified in class 524, 525, subclass various.
 - V. Claims 21-27, 30, and 47, drawn to chiral support, classified in class various, subclass various.

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VI. Claims 28 and 48, drawn to process for separating chiral compound, classified in class 564, subclass 303.

- VII. Claims 34-36, 39, 40, and 41, drawn to process comprising polymerizing and cross linking chiral compound, classified in class various, subclass various.
- 2. The inventions are distinct, each from the other because of the following reasons:

The six inventions above are patentably distinct and divergent subject matter, classified in various different classes and subclasses. A reference anticipating one of the above group may not render the others obvious under 35 U.S.C. 103. Hence the restriction requirement is deemed proper.

3. In view of the complexity of the restriction requirement, a written restriction requirement is hereby made. Note that various claims are indefinite and vague. They are not clear, as to what is applicant claiming. Additionally, applicants need to elect a single final product, starting material, if any process or method is claimed. A single polymerized cross linked compound should be elected if group IV is elected. A single chiral support should be elected if Group V is elected..

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CAR 1.143).

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventor ship must be amended in compliance with 37 CAR 1.48(b) if one or more of the

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currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventor ship must be accompanied by a petition under 37 CAR 1.48(b) and by the fee required under 37 CAR 1.17(I).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to S.Kumar whose telephone number is (703) 308-4519.

S.Kumar

October 1, 2001

SHAILENDRA KUMAR PRIMARY EXAMINER GROUP 1200